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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA
WESTERN DIVISION

OX LABS INC., a California
Corporation,

Plaintiff,

vs.

BITPAY, INC., a Delaware
Corporation, and Does 1-10,

Defendants.

Case No. CV 18-5934-MWF(KSx)

JOINT EXHIBIT LIST

Pretrial Conf: Nov. 18, 2019
Trial: Dec. 3, 2019

Pursuant to Federal Rule of Civil Procedure Rule 26(a)(3)(A), Local Rule 16-6.1 and the Court's Orders, Plaintiff Ox Labs Inc. ("Ox Labs") and Defendant Bitpay, Inc. ("Bitpay"), through their respective counsel, hereby submit this Joint Exhibit List for trial:

1 **I. EXHIBITS THAT MAY BE USED BY BOTH PARTIES**

2 *Indicates that exhibit will be used only if the need arises.

3 Exhibit 4 Number	5 Description	6 Date 7 Identified	8 Date 9 Admitted
10 101	11 05/18/2017 Email Chain 12 among A. Thobhani, B. Krohn, 13 G. Melika, and K. Getch 14 [commencing with emails 15 dated February 16, 2017] 16 [SUBJECT TO REDACTION 17 FOR FRE 408]*	18	19
20 102	21 07/2015 Bitpay's SFOX 22 Transaction register	23	24
25 103	26 A. Thobhani letter to B. Krohn 27 [SUBJECT TO REDACTION 28 FOR FRE 408]*	29	30
31 104	32 08/23/2019 Defendant's 33 Supplemental Responses to 34 Plaintiff Ox Labs, Inc.'s First 35 Set of Interrogatories 36 (Corrected)	37	38
39 105	40 05/01/2019 Defendant's 41 Responses to Plaintiff Ox Labs, 42 Inc.'s First Set of 43 Interrogatories	44	45

1	106	SFOX BTC Discovery Balances.xlsx		
2	107	July 2015 Master Crypto Rec.xlsx		
3	108	05/18/2017 Email Chain among T. Gallippi, A. Thobhani, B. Krohn, G. Melika, and K. Getch [commencing with emails dated February 16, 2017] [SUBJECT TO REDACTION FOR FRE 408]*		
4	109	05/23/2017 Letter from D. Gutiérrez to B. Krohn [SUBJECT TO REDACTION FOR FRE 408]*		
5	110	06/06/2017 Letter from L. Kunin to D. Gutiérrez [SUBJECT TO REDACTION FOR FRE 408]*		
6	111	07/12/2017 Letter from L. Kunin to D. Gutiérrez [SUBJECT TO REDACTION FOR FRE 408]*		
7	112	Ox Labs' Complaint Filed 07/06/2018		

1	113	BitPay's Answer & Affirmative Defenses Filed 10/23/2018		
2	114	Plaintiff's Responses and Objections to BitPay's First Set of Interrogatories dated May 22, 2019.		
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II. EXHIBITS THAT MAY BE USED BY PLAINTIFF

*Indicates that exhibit will be used only if the need arises.

Exhibit Number	Description	Date Identified	Date Admitted
150	Charts showing Value Weighted Average Price ("VWAP") of Bitcoin		
151	Charts showing VWAP of Bitcoin Gold, Bitcoin Cash*		
152	08/09/2019 Declaration of Anthony Gallippi in Support of Defendant BitPay, Inc.'s Motion for Summary Judgment		
153	08/09/2019 Declaration of Kirstie Getch in Support of Defendant BitPay, Inc.'s Motion for Summary Judgment		

1 **III. EXHIBITS THAT MAY BE USED BY DEFENDANT**

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3 *Indicates that exhibit will be used only if the need arises.

4 Exhibit 5 Number	6 Description	7 Date 8 Identified	9 Date 10 Admitted
11 201	12 09/09/2019 Declaration of 13 Akbar Thobani in Support of 14 Opposition to BitPay's Motion 15 for Summary Judgment.	16	17

IV. CERTIFICATE OF SERVICE

I certify that counsel of record, listed below, is being served on October 28, 2019, with a copy of this document through the CM/ECF Filing System as identified on the Notice of Electronic Filing dated October 28, 2019.

/s/ Anahit Samarjian
Anahit Samarjian

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